IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF <enter County>

Date: Judicial Off Deputy Cler	
In the matter	of: No. TERMINATION HEARING - COURT
Parties Pres <enter party:<br=""><enter party:<="" td=""><td>></td></enter></enter>	>
	me set for the TERMINATION ADJUDICATION HEARING on a tion> for termination of parental rights filed <date filing="" motion="" of="" petition="">.</date>
Open Proce	edings:
	The Court determines that the proceeding is to remain open to the public and admonishes attendees that they shall not disclose identifying information (which includes posting anything on social media or the internet) about the child, siblings, parents, guardians or caregivers, or other persons identified in the proceeding. The Court explains contempt of court to all attendees and possible consequences of violating a court order.
	The Court orders that the proceeding be closed based on the following: <enter be="" closed="" proceeding="" reason(s)="" should="" that="">.</enter>
Attorney/GA	AL Contact with Child Client:
	The Court confirms that the <attorney gal=""> for the child <has has="" not=""> met with his/her client(s) before this hearing. ARS\8-221(J), AZ.R.Juv.Ct.40.1</has></attorney>

Documents Reviewed: The Court has received and reviewed the following documents: <Names of specific documents>. The Court determines that the investigation and report ordered by the Court <has/has not> been completed and provided to all parties.

ICWA: The Court finds that, based upon the assertions of the parties, the Indian Child Welfare Act, <u>25 USC §1901</u> et seq., <does/does not> apply.

Service and Jurisdiction:

The Court determines that service of the motion <enter whether service complete> as to <Applicable parent/guardian>, <enter parent> of <Applicable child>.

		hearing to <enter "future="" also="" and="" continued="" date,="" entry.="" hearing="" hearing.="" hearings"="" include="" information="" initial="" location="" may="" minute="" of="" section="" termination="" the="" this="" time="" to="" under="" want=""></enter>			
		The Court finds that <enter parent=""> had notice of the hearing and that the notice advised of their rights and the consequences of not appearing at this hearing.</enter>			
		The Court finds that <enter parent=""> <has have=""> failed to appear without good cause.</has></enter>			
		The parent, Indian custodian and the tribe have <enter notice="" proper="" whether=""> and at least 10 days have passed since notice was received <or 10-day="" period="" the="" waived="" was="">.</or></enter>			
		The State of Arizona, by and through the Arizona Department of Child Safety, is authorized to initiate this dependency proceeding pursuant to ARS §8-201 et seq. ARS §8-501 et seq. and ARS §8-802 et seq.			
		The Court has exclusive original jurisdiction over the subject matter pursuant to <u>ARS §8-802</u> , and venue is appropriate in <enter county=""> County pursuant to <u>ARS §8-206</u>.</enter>			
Coun	Counsel: Appointment of counsel is made/affirmed at this time for the following: <applicable a="" counsel<="">, <enter counsel="" type="">; <applicable a="" counsel<="">, <enter counsel="" type="">; <applicable a="" counsel<="">, <enter counsel="" type="">.</enter></applicable></enter></applicable></enter></applicable>				
	The <enter parent=""> is to pay <amount assessed="" month="" per=""> per month for cost of counsel. The <enter parent=""> is to pay <amount assessed="" month="" per=""> per month for cost of counsel.</amount></enter></amount></enter>				
Plea: The <enter parent=""> enters a plea of <enter plea=""> to the allegations contained in the <motion petition="">.</motion></enter></enter>					
		The Court advises <enter parent=""> of their rights to: counsel; cross examine witnesses; trial by the Court on the motion/petition; use the process of the Court and to compel witness attendance.</enter>			
		The Court determines that the <enter parent=""> understands their rights.</enter>			
		The Court advises <enter parent=""> of the consequences of their plea.</enter>			
		The Court determines that the plea of the <enter parent=""> <was not="" was=""> made knowingly, intelligently and voluntarily.</was></enter>			

Testimony: The Court he

The Court hears preliminary motions made.

The Court determines that <u>Az.R.Ev.615</u> <has/has not> been invoked.

Counsel identifies all witnesses and these witnesses were sworn and admonished regarding conduct in accord with Az.R.Ev.615.

Opening statements are heard.

The petitioner's case is heard.

If the ICWA applies, the Court takes ICWA testimony pursuant to Az.R.Juv.Ct.66(C).

The respondent's case is heard.

Evidence is presented on behalf of the child.

child's safety or well-being.

Rebuttal testimony is heard.

Closing arguments are heard.

Findings and Orders:

The Court, having considered the <motion petition=""> dated <date filed="">, the testimony and evidence presented, the social study filed pursuant to ARS §8-536 (if required), and the <enter plea=""> of the <enter parent="">, as well as the best interests of Applicable child>, finds that the moving party/petitioner has not met the required burden of proof.</enter></enter></date></motion>
The Court, therefore, denies the <motion petition=""> for termination of the parental rights at this time. The Court orders DCS to submit a revised case plan prior to the next Review Hearing.</motion>
The Court finds DCS has made reasonable efforts to place siblings together or establish a plan for frequent visitation between siblings unless

Non-ICWA Findings:

The Court, having considered the <motion/petition> dated <Date filed>, the testimony and evidence presented, including any substantiated finding of abuse or neglect from another state, the social study filed pursuant to

frequent visitation or ongoing contact between siblings is contrary to the

	as the best interests of <applicable child="">, finds by clear and con evidence that:</applicable>				
		<applicable child=""> <was a="" resident="" residents="" were=""> of the State of Arizona at the time that the <motion petition=""> was filed and, therefore, the Court has jurisdiction.</motion></was></applicable>			
		The <enter parent=""> <was were=""> properly served with notice of these proceedings and <has have=""> <enter admit="" appear="" contest="" failed="" no="" or="" to="">.</enter></has></was></enter>			
		The following grounds for termination of parental rights have been proven by clear and convincing evidence: <enter grounds="" in="" of="" specific="" support="" termination="">.</enter>			
		Finds by a preponderance of the evidence that termination of the parental rights would be in the best interests of <applicable child="">.</applicable>			
CWA: The Court determines that petitioner has proven all of the above (Non-ICWA indings), in addition to the following:					
	requi recei	Notice to the parent, Indian custodian, and Tribe has been given as required by federal law and at least 10 days have passed since notice w received or the parent, Indian custodian, and tribe have waived the 10-d period.			
		parents were properly served with the notice of these proceedings failed to appear).			
	Pursuant to <u>25 USC §1912</u> , the Court is satisfied (by clear and convevidence) that active efforts have been made to provide remedial seand rehabilitative programs designed to prevent the breakup of the family and that these efforts were unsuccessful.				
	testir child	Court further finds by evidence beyond a reasonable doubt, including mony from a qualified expert witness, that continued custody of the by the parent or Indian custodian is likely to result in serious ional or physical damage to the child.			
	in <u>25</u>	olacement is in accordance with the placement preferences set forth USC §21-1915 or there is good cause to deviate from these rences as follows <insert basis="" cause="" finding="" for="" good="">.</insert>			

Additional Orders:

The Court, therefore, orders terminating the parental rights of <Name of applicable parent> as to <his/her> child <Applicable child>.

	The Court, therefore, orders terminating the parental rights of <name applicable="" of="" parent=""> as to <his her=""> child <applicable child="">.</applicable></his></name>			
	The Court, therefore, orders terminating the parental rights of <name applicable="" of="" parent=""> as to <his her=""> child <applicable child="">.</applicable></his></name>			
	The Court appoints <name guardian="" of=""> as guardian for <applicable child="">.</applicable></name>			
		The Court appoints <name guardian="" of=""> as guardian for <applicable child=""> and vests legal custody of <applicable child=""> in <applicable agency="" authorized="" or="" person="">.</applicable></applicable></applicable></name>		
		The Court orders that <applicable agency="" authorized="" or="" person=""> shall be responsible for the financial support of <applicable child="">.</applicable></applicable>		
Future Hearings: The Court sets/affirms the following hearings:				
		The <enter hearing="" type=""> as to <enter parent=""> is set for <date, and="" hearing="" location="" of="" this="" time="">.</date,></enter></enter>		
		The Court vacates the <enter hearing="" type=""> set for <enter and="" date,="" hearing="" location="" of="" this="" time="">.</enter></enter>		
Dated	:			
	<judge commissioner="" hearing="" officer=""> of the Superior Court</judge>			